

**The New Republic**  
421 West 21st Street  
New York City

*The Weekly History Free—*  
with a year of the New Republic, \$5  
and of the Review of Reviews, \$4

**ALL THREE—**  
**\$8.75**

(To 1 ADDRESS or 3)

Clip this notice and mail with your  
check to the ablest of our weeklies.

ADDRESS ABOVE: WRITE PLAINLY!

**Gift Suggestions**  
for your  
**Stout Friend**



**Why Not FURS?**  
Ready-to-wear in Sizes to 56  
No more luxurious present  
could be selected than a  
scarf or wrap specially  
draped for slenderizing.

**18-50, 29-50 to 1375.00**

**Lane Bryant**  
26 W. 39th St. - 21 W. 38th St.  
Just West of 6th Ave.

### A Christmas Present for Those Who Copy Illegally

From January 1, 1922, all the creations of **MADELEINE VIGNONNET** will bear a double signature.

Each dress made in **MADELEINE VIGNONNET'S** workshop will have inside:—

1. Her autograph signature.
2. A special reference number.
3. A finger print of **MADELEINE VIGNONNET**.

Therefore, any person, the world over, will easily be able to ascertain the authenticity of gowns sold to her as being creations of **MADELEINE VIGNONNET**. If a doubt is felt on that subject, it will be easy to unplug the stamp, send it to **MADELEINE VIGNONNET**, 229-233 rue de Rivoli, PARIS, and mention:—

1. The name and address of the customer.
2. The date of purchase.
3. The identification will be made immediately and the answer given by return of post.

The reproductions, authorized by **MADELEINE VIGNONNET**, made in the workshops of **EVA BOEX**, 14 rue de Castiglione, PARIS, and sold by at least three copies of each model, will bear:—

1. The autograph signature of **EVA BOEX**.
2. A special reference number.
3. The notice "License **MADELEINE VIGNONNET**."
4. A finger print of **MADELEINE VIGNONNET**.

The identification of the reproductions by **EVA BOEX** will be made in the same manner and with the same rapidity.

In this manner our customers will always be able to ascertain whether their gowns are really authentic creations of **MADELEINE VIGNONNET**.

An advertisement in the *Lost and Found* columns of **THE NEW YORK HERALD** offers a real possibility of recovering your lost property.

## RAID VICTIMS FIGHT ARRESTS IN CHICAGO

Hundreds Seized for Taking Drink Will Demand Jury Trial.

\$100 FOR HIP TOTERS

\$5 Fines Imposed Just for Being Present Where Liquor Was Drunk.

STILL OWNERS PAY \$50

Cleanup Continues With Every Prospect of Dry Holiday Season.

Special Dispatch to THE NEW YORK HERALD. CHICAGO, Dec. 19.—While hundreds of police continued to search Chicago for prohibition violators, scores taken in the dry raids Saturday and Sunday night appeared in court to-day and were fined. The assessments ranged from \$5 to \$100, according to the nature of the offense.

The schedule of fines for first offenders under the Illinois prohibition act as indicated to-day by the Judges in various courts:

Offense. Fine.  
For having liquor on hip.....\$100  
For selling liquor..... 100  
For possessing still..... 50  
For having liquor inside..... 5

Assured by their attorneys that the methods used by the police in their first big liquor cleanup are illegal, the majority of the major violators who jammed the municipal courtrooms demanded jury trials or continuances.

An instance of the line taken by major defendants was the case of Day Manson, leading juvenile in a current stage attraction, who was arrested at the Actors Equity hall in the Congress Hotel with a quart of Scotch on his person. When his case was called Maurice J. Leonard, his attorney, said: "I wish to make a motion to dismiss this case. I believe I can convince this court that the Illinois prohibition act under which my client was arrested does not give authority to search any one for liquor. Under it the police have no right to search any individual in the street or to search his home."

The case was continued until December 23.

**Drinking From Bottle.**  
One of the first to demand a continuance was James Baker, son of a prominent coal man, who was arrested in the fashionable Casino Club when it is charged, he attempted to take a drink from a bottle. Harry W. Magor, not long ago internal revenue collector, who was arrested in a North Side flat, followed the same policy. His case was continued to December 23.

Of the several hundred persons arrested Saturday and Sunday nights the larger part were accused only of being in places where liquor was sold. Most of these pleaded guilty and accepted \$5 fines on charges of disorderly conduct. Home distillers and saloon men, however, indicated they would fight.

"New Year's Eve will find Chicago dry," was the declaration of United States Attorney Cline, who joined forces

## Burn 40,000 Bad Books to Save German Youths

BERLIN, Dec. 19.—Forty thousand volumes of detective, "Wild West" and Indian stories, which had been put in circulation here since the revolution, were piled up and burned to-day under the supervision of the Association for the Protection of German youths. The books burned to-day were turned in by youths who had purchased them. The association has given classical works and other good reading matter to the youths in exchange for the destroyed books.

with the city and State authorities in mopping up all wet spots.

Chief Plummer said that there would be no relaxation of the police efforts. "From secret reports," he said, "I know that Chicago is technically dry to-day. But we will not relax."

## ONE WIFE TOO MANY; MARRIAGE IS ANNULLED

Court Grants Plea of Mrs. Frances Farnsworth.

Annulment of the marriage of Mrs. Frances Farnsworth of 886 Northland avenue to Clarence J. Farnsworth, a city weigher, was granted yesterday by Justice Kelly in the Supreme Court, Brooklyn, upon the plea of Mrs. Farnsworth that she had been confronted recently in a street car by another wife of Farnsworth, Mrs. Ellen Farnsworth. Testimony revealed that Mr. Allen Farnsworth was married to the defendant on August 1, 1916, and that while she was still his legal wife Farnsworth had married the plaintiff, Mrs. Frances Farnsworth, on December 17, 1919. According to the latter she first knew of the existence of another wife when she accidentally met the other Mrs. Farnsworth while riding on a trolley car with her husband. The plaintiff said that Farnsworth was unable to explain to her satisfaction why this other woman called him her husband.

## MINEOLA WOMAN A SUICIDE.

Authorities First Thought Mrs. Stengler Had Been Murdered.

The authorities of Nassau county thought for a time yesterday that they had another murder mystery on their hands. Mrs. Cecilia Stengler of Mineola was found dead in bed by her husband, William, with a pistol lying beside the body and a note pinned to the pillow which read: "I am killing myself for you."

## SACCO PETITION DELAYED.

DEDHAM, Mass., Dec. 19.—Further extension of time until January 15 in which to file formal petition for a new trial was granted in the Superior Court here to-day to counsel for Nicola Sacco and Bartolomeo Vanzetti, found guilty of killing a paymaster and his guard at South Braintree.

The extension previously granted would have expired to-morrow. Meanwhile sentence has not been imposed on the convicted men.

## EXPLAINS BARNARD RULES ON SMOKING

Welfare Director Tells Why Two Girls Were Suspended There Recently.

CAN RETURN NEXT TERM

Regulation Affects Young Students—No Objection to Women Using Tobacco.

Miss Lucetta Daniell, welfare director of Whittier Hall, a Barnard College dormitory from which two students were suspended recently for smoking, said yesterday that the rule against smoking among the students was promulgated because of the youth of the girls and because of the belief of the college authorities that the habit injures their health. It was not, she said, because the college authorities object to women using tobacco.

"Mature women," said Miss Daniell, "have just as much right to smoke as men have. The welfare directors make the rules and the one against smoking is a very old one. The recommendations of the student board providing for the suspension of the two young women had the approval of all the girls. They know they are too young to acquire the habit. The girls in Whittier Hall are only 19 or 20 years of age."

Miss Daniell said that while the rule against smoking in the college dormitories is an old one and has been in effect for many years, a rule against burning incense is new and was put into effect because it simply the task of hunting for smokers. It has been the practice among the girls to smoke and then another odor of tobacco with the odor of incense, so that the welfare director and others whose duty it is to hunt for violators of the rules could not learn who was smoking or in what room it was being done.

The suspension of the two girls recently caught smoking was recommended by the student board, which is composed of two seniors, two juniors, two sophomores, one freshman and one graduate student. These girls, however, may return to-day to campus for the beginning of the next term on February 1 if they will promise to be good and give up smoking.

"One of the girls moved away from the dormitory and is with relatives," said Miss Daniell, "but she is still attending her classes. The other girl does not live in New York and has gone back to her family. She isn't very well, and I doubt if she returns. It is a rule that undergraduates in the college must live either with relatives or in one of the college dormitories."

## ACCUSES HOUSE WRECKER.

William Zaranako of 740 Elton avenue, The Bronx, leader of the House Wreckers' Union, was charged with assault in Harlem court yesterday and held for examination to-morrow by Magistrate Corrigan. Harry Lesene of 46 Gouverneur street, a contractor, asserted Zaranako struck him and broke his nose on Randall's Island November 10, during a dispute over the pay of some workmen.

## SURETY FOR HARRIS IS SUED FOR \$47,500

November Rent for Site of \$1,000,000 Building Claimed.

The Fidelity and Deposit Company of Maryland, as surety for John A. Harris, Special Deputy Police Commissioner, was sued in the Supreme Court yesterday to enforce the payment of \$47,500, representing the quarterly ground rent of the block between Fifty-seventh and Fifty-eighth streets and Broadway and Eighth avenue.

Dr. Harris leased the ground from the Columbus Circle Arcade Company in 1920, and entered into a contract by which he was to erect a building to cost not less than \$1,000,000 on the property by August, 1923, and was to pay \$150,000 ground rent in quarterly payments.

The building is now in course of construction. The complaint sets forth that the last rent payment fell due in November and that the Fidelity and Deposit Company, as guarantors of Dr. Harris, was being sued because he had not paid it.

## SISTER TRIES TO SAVE BROTHER FROM CHAIR

Miss Persons Seeks Help of Auburn Convict.

Miss Margaret Persons, sister of Edward Persons, sentenced to die at Sing Sing in three weeks, began yesterday an effort to induce a convict in Auburn prison to tell what he knows of the crime for which Persons was convicted, believing he can clear her brother. The Auburn convict was sent up for a minor degree of homicide in connection with the murder of Edward Klingner near Jamestown, N. Y., whom Persons is accused of killing.

If she can get an affidavit from the Auburn prisoner she will present it to Gov. Miller. Miss Persons, whose home is in Cleveland, intends to remain in Ossining and will use every lawful means, she says, to save her brother's life.

## JUDGE ALSO IS ADVISER IN LITTLE GIRL'S CLAIM

Child Hurt by Car Wins \$25,000 Verdict.

Justice Stephen Callaghan of the Supreme Court, Brooklyn, acted yesterday in the dual capacity of judge and adviser for the plaintiff when the case of Eleanor Bauer, 9, daughter of Mrs. Margaret Bauer, 293 Grand avenue, Brooklyn, came before him. The jury brought in a verdict of \$25,000 for injuries the girl received when she was struck last September by the automobile of Louis J. Gronthoff of Long Island City. Matthew Feldman, attorney for the small plaintiff, explained when the case was called that he had another case at the same time in another part of the building.

"Well," said Justice Callaghan, "since the defendant has made no answer in this case, you try the other case and I'll try this one for your client."

Having presented the evidence to the jury, the Justice charged the jury and they filed out. In half an hour they came back with the \$25,000 verdict.

## ANTI-FLOOD SURVEY FAVORED.

WASHINGTON, Dec. 19.—The House to-day passed and sent to the Senate bills authorizing the army engineer corps to make preliminary surveys of the Payalup and Cowlitz rivers in Washington with a view to preventing floods.

## ANTI-LYNCHING BILL UP AFTER BIG FIGHT

General Debate Limited to Ten Hours Under House Rule.

DELAY GETTING QUORUM

Sergeant-at-Arms Sent Out Twice With Warrants to Arrest Absentees.

WASHINGTON, Dec. 19.—After a bitter fight the House to-night voted to take up the Dyer anti-lynching bill under a rule limiting general debate to ten hours. Leaders, however, have agreed that the measure will not be pressed to a final vote before the Christmas recess.

The vote was 170 to 42, with five members voting "present," and was reached only after more than two hours' delay through quorum calls demanded by Representative Garrett of Tennessee, the Democratic leader, who directed the opposition to the bill. Twice the Sergeant-at-Arms was sent out with warrants to arrest absentees before quorums were obtained. Two hours were devoted to the debate, which ended in the bill getting the right of way in the House.

The bill, introduced by Representative Dyer, Republican, Missouri, would provide heavy fines and imprisonment for persons participating in lynchings and for officials who failed through negligence to prevent mob violence. It would also require counties in which lynchings occurred to forfeit \$10,000 to the family of the person killed.

Among those urging passage of the measure were Mr. Campbell of Kansas and Representative Fess of Ohio and Anson of New York, Republicans, while those who spoke in opposition included Mr. Garrett and Representatives Fox of North Carolina, Byrnes of South Carolina, and Aswell of Louisiana, Democrats.

Mr. Fess declared that the bill was not aimed at the South, but was designed to deal effectively with mob violence wherever it occurred. One of the most "despicable" lynchings had occurred in his own State, he added. Mr. Anson said passage of the Dyer bill would "forever wipe the stain of lynching from the pages of American history."

## Final Selling in the Old Store

During the next ten days, the last before removal—everything on hand now will be disposed of regardless of cost or value—

Evening Gowns at \$55—\$75—\$95

Formerly to \$225—Dinner, dance and formal evening styles, particularly suitable for wear during the Holiday Season—of chiffon, lace net, soft crepe satins and taffeta.

Day Dresses and Dance Frocks at \$25

Formerly to \$125—A final regrouping of various styles for immediate disposal—including are street, afternoon and evening styles.

Tailored and Fur-Trimmed Suits at \$50—\$75—\$95

Formerly to \$225—Of homespun, mixtures, tweeds, velours and duvetyn with and without trimmings of mole, beaver, squirrel, caracul, Australian opossum and raccoon.

Fur-Trimmed Day Coats at \$75—\$95—\$125

Formerly to \$295—Rich fur-trimmed effects, suitable for all manner of fashionable daytime wear—the smartest models, fabrics and furs are combined in these wraps of ultra smartness.

Hats at \$5—\$10—\$25

Formerly \$20 to \$60—Street, sport, semi-dress and dressy effects fashioned of the various desirable fabrics of the season and in many instances combined with mole, seal, caracul, kolinsky and other fashionable furs.

Bags at \$10 to \$45

Formerly \$25 to \$150—A showing of beautiful handbags and vanity cases not to be duplicated elsewhere—very unusual and artistic styles—of velvet, brocaded silks and imported leathers with mountings of gold, silver, ivory and Galalath—beautifully fitted and richly lined.

Fur Coats—Wraps—Capes

Reductions in many instances average at least 1/3

\$450 Natural Raccoon Coats..... \$295

\$650 Handsome Mole Wrap..... \$395

\$1250 Taupe Caracul Wrap..... \$725

(Kolinsky collar)

\$1250 Natural Squirrel Wrap..... \$825

\$1500 Ermine Cape..... \$985

\$2500 Natural Mink Coat..... \$1185

\$1950 Russian Ermine Cape..... \$1375

\$1950 Choice Broadtail Cape..... \$1450

\$4500 Choice Broadtail Wrap..... \$2250

**McCutcheon's**  
Christmas Gifts  
that will be appreciated

THE pleasure and comfort enjoyed in the use of these beautiful Gifts from "The Linen Store" will be sure to make them genuinely appreciated.

**Pure Linen Handkerchiefs**  
For the last-minute Christmas Gift what could be more practical—surer of appreciation than a box of Handkerchiefs from "The Linen Store"!

**Household Linens**  
That will bring joyful appreciation to the heart of every housewife. Table Cloths, Fancy Cloths, Napkins, Centerpieces, Embroidered Towels and Bed Linens.

**Lingerie**  
Dainty sets and single pieces, hand-made and hand-embroidered, from France and the Philippines.

**Imported Novelty Dress Cottons and Linens**  
Give material for a dress. It's a practical idea and sure to please.

**Chiffon Weight Shetland Scarfs**  
Lacey and Light. In White and Plain Colors.

**Hosiery**  
For Men and Women. For Dress or Sports' Wear.

**Sweaters, Scarfs & Hats**  
Of warm Wool, or soft, lustrous Silk. Beautiful designs and colors.

**Automobile Robes & Sets**  
Always welcomed by the motorist.

**Dressing Gowns, Neckwear, Shirts, Sweaters and Hosiery**

Try shopping before 11 A. M.  
It's ever so much more pleasurable

**Fifth Avenue, 34th and 33d Streets**



**Marked Reductions**  
in Fur Trimmed  
Cloth Coats—  
Evening Wraps

SERVICEABLE Coats in varieties of swaggar models, distinctively touched with beautiful fur.

EXCLUSIVE Evening Wraps, presenting the inspirations of French artists enhanced by rich colorings and novel designs.

AT savings that become evident upon an inspection.

**Gunther**  
Fifth Avenue at 36th Street